## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

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CLERK, U.S. DISTRICT COURT WESTERN DISTRICT OF TEXAS

UNITED STATES OF AMERICA,

Plaintiff,

v.

STEVEN THOMAS BOEHLE,

Defendant.

CRIMINAL No.

A17 CR 187 S

## **INDICTMENT**

[Count 1: Possession of a Firearm by a Prohibited Person, in violation of Title 18, U.S.C. § 922(g)(3)]

THE GRAND JURY CHARGES:

### **COUNT ONE**

Possession of a Firearm by a Prohibited Person [18 U.S.C. § 922(g)(3) - Firearms]

On or about April 12, 2017 in the Western District of Texas, Austin Division, the Defendant,

## STEVEN THOMAS BOEHLE,

then being an unlawful user of a controlled substance as defined in 21 U.S.C. § 802, did knowingly possess in and affecting interstate commerce, three (3) firearms, to wit, (1) a Taurus, model PT 111 Millennium Pro, 9mm caliber, semi-automatic pistol, bearing serial number TWD56757; (2) a Smith and Wesson, model M&P, .45C caliber, semi-automatic pistol, bearing serial number HLY4347; and (3) a Iberia Firearms (Hi-point), model JCP, .40 caliber, semi-automatic pistol, bearing serial number X7124034, all three of said firearms having been shipped and transported in interstate and foreign commerce, in violation of Title 18, United States Code, Section 922(g)(3).

#### NOTICE OF GOVERNMENT'S DEMAND FOR FORFEITURE

# I. Forfeiture Statute for Firearm Violations

[18 U.S.C. § 924(d)(1)]

As a result of the foregoing criminal violations set forth in Counts One and Two of the Indictment, the United States gives notice that it intends to forfeit, but is not limited to, the below-listed properties from Defendant Steven Thomas Boehle. Defendant shall forfeit all right, title, and interest in the below-described properties to the United States pursuant to FED. R. CRIM. P. 32.2 and 18 U.S.C. § 924(d)(1), as made applicable to criminal forfeiture by 28 U.S.C. § 2461(c). Section 924 specifically provides:

#### Title 18 U.S.C. § 924

(d)(1) Any firearm or ammunition involved in or used in any knowing violation of . . . section 922 . . . or knowing violation of section 924 . . . shall be subject to seizure and forfeiture . . .

## **II. Personal Properties**

This Notice of Demand for Forfeiture includes, but is not limited to, the following:

- Taurus, PT 111 Millennium Pro, 9mm, Pistol, SN: TWD56757
- Smith and Wesson, M&P 45C, .45 caliber, Pistol, SN: HYL4347
- Iberia Firearms (HI-Point), Model JCP, .40 Caliber, Pistol, SN: X7124034
- Remington Rifle rounds 7MM 140 Grains 12 live rounds 5 boxes with spent rounds
- Remington express buckshot 12 Gauge 14 shells
- Sellier and Bellot 139 Grain 20 rounds
- Winchester Steel Shot 12 Gauge Three boxes 75 shells total
- Winchester Full Metal Jacket 9MM 40 rounds
- .22 caliber long rifle CCI brand 100 rounds
- Federal Hi Power 12 gauge shotgun shells 17 shells
- Revelation box with .22 caliber rounds 132 rounds total
- Box of Hornady lead round balls for use in a black powder gun
- Winchester 9MM rounds 115 grain 100 rounds
- BrassMax 9MM rounds 115 grain 50 rounds
- Federal 9MM rounds 115 grain 50 rounds
- Federal .22 caliber rounds 40 grain 49 rounds
- Aguila .22 caliber rounds 40 grain 2 boxes 100 rounds total

- Winchester .45 auto 230 grain Full metal jacket 103 rounds
- Smith and Wesson .40 caliber rounds 86
- 20 gauge slugs 13
- 20 gauge buck shot 15
- 16 gauge buck shot 83
- .410 slugs 36

A TRUE BILL:

ORIGINAL SIGNATURE
REDACTED PURSUANT TO
E-GOVERNMENT ACT OF 2002

RICHARD L. DURBIN, JR.

United States Attorney

By:

GREGG N. SOFER Assistant U. S. Attorney